

Orpheum THEATRE

Orpheum Advanced
Vaudeville Season
Opens
Sunday Night
AUGUST 21
SEAT SALE ON TODAY.
Both Phones, 323.
Better Than Ever

SPECIALS FOR THIS WEEK

Extraordinary values in
ladies house saques—
Sale Price.....50¢
Ladies' Muslin Gowns—
\$1.25 and \$1.50 values
for95¢
Ladies' Nainsook Gowns,
\$2.25 and \$2.50 values
for\$1.85
Extra value Knit Pants
for19¢
Vests, special, 10¢-18¢
Ladies' Gaiter Hose, per
pair17¢
Children's Muslin Pants
for19¢

THE M. M. WYKES CO.
2335 Wash. Ave.

KODAK SHOW AT THE LIBRARY

The kodak show at Carnegie library opened yesterday with good attendance and the various demonstrations of expert kodakery, by representatives of the Eastman company, which followed throughout the day and evening were also well attended.

The lecture rooms are lined with magnificent specimens of kodak work which attracted much attention from hundreds of local enthusiasts who came to view the work and listen to the free lectures on various phases of amateur and professional photo taking.

It is interesting to note that sixty-six years have elapsed since the first picture of a person was taken in America. Of course, it was a woman and her name was Anna Catherine Draper. The picture was taken at the University of New York and Miss Draper had to sit perfectly still for six minutes in the glaring sun with her pretty face coated with white plaster to bring out the features.

The purposes of the demonstrations are obvious, nearly every amateur photographer in the city being interested in the work of this character and, of course, using the Eastman supplies, which are largely used in this vicinity, as elsewhere.

Both skilled in the art and with a variety of subjects they are creating a great deal of attraction for the camera worker of the amateur school.

Enlarging with the camera is a novel feature, showing how the inexperienced operator can enlarge from small negatives without the expensive outfit; printing from wet negatives, which gives an example of the time in which a finished picture can be produced in case of necessity.

Printing of all kinds, tank development, re-developing to sepia, dry mounting, Brownies camera work, together with enlarging, postal card fading and double printing are a few of the special features which are being exhibited.

No admission is charged, the only requirement being an interest in the work and an invitation from Tom Hutchinson or Browning Bros., whose advertisements appearing in the Standard have called attention to these interesting demonstrations, which are given between 2 and 6 in the afternoon and 8 to 10 in the evening. They will be repeated today.

CALUMET STRIKES PROVE UP STRONG

Strikes made recently near the surface in the Strehle and Bush leases, on the property of the Ely Calumet Copper company, are both proving up handsomely as work progresses, according to advices from Ely. Two teams are employed hauling ore from the Strehle lease and the mines are keeping a good output of ore ahead of the haulers. The ore is being shipped to the United States company's smelter at Midvale.

As rapidly as possible the Strehle lease will be developed to the point of maximum production; more attention is at this time being given to shaping up the workings preparatory to sinking a winze on the ledge than to taking out ore. One of the best features of the find is that the ore is self-fluxing, making it possible to reduce it in the reverberatory furnaces at the Steptoe smelter. General Manager Loken of the Steptoe company has taken up with head officials in New York, it is said, the advisability of making changes in the sampling plant which will permit of accepting custom ore of the character that is found in Ely Calumet. A local market for the ore would result in considerable saving for the leasers.

Bush Shoot Stronger.
The ore body opened in the Bush lease, on the Wild Cat claim, is said to be becoming larger, with the values increasing as the tunnel is driven into the hill. Two men employed driving the tunnel are taking out as high as three tons a day of ore which runs about \$50 a ton, smelter valuation. The tunnel is being driven toward the center of the hill to get under an iron capping, where it is believed the permanent deposits will be found. The ore will be followed to its extent and the dip of the shoot, with the intention of sinking a shaft from the surface should the ore body straighten up under the iron, as it is expected to do.

DELEGATES TO THE GOOD ROADS

Many Are Being Named to Attend the Convention to be Held in Ogden During the First Days of the Four-State Fair—Convention An Assured Success.

Although the call for the Four-State Good Roads association meeting to be held in Ogden, September 23 to 26, 1910, has only been out a short time, the chairman of the board of control has already received notification of the appointment of a number of delegates, and they are coming in daily, which already assures that this convention will be one of the most important ever held in Ogden. Following is a list of the delegates already received:

CACHE COUNTY, Utah—D. R. Roberts, Logan; Alma Merrill, Richmond; A. M. Isardson, Hyrum; Olaf Cronquist, Logan; T. H. Humphrey, Logan.

WEBER COUNTY—F. C. Stannard, Salt Lake City; Joseph S. Storey, North Ogden; Hancey F. Petterson, West

Weber, Ralph B. Gibson, Warren; Joseph Graham, Eden.

DAVIS COUNTY, Utah—Charles T. Bennett, Layton; M. M. Whitesides, Layton; Alma C. Browning, Woods Cross; Melvin H. Randall, Centerville; James J. Steed, Farmington.

UTAH COUNTY, Utah—J. J. Evans, Spanish Fork; W. W. Ferguson, Provo; Marion Cline, Provo; Charles T. Cobbley, Pleasant Grove; Richard Hunter, Lake Shore.

CARBON COUNTY, Wyoming—F. A. Huddell, Rawlins; W. W. Daley, Rawlins; D. C. Jones, Dixon; Evan Vitch, Mountain; Homer A. France, Rawlins.

TOWN OF CODY, Wyoming—J. M. Schwoob, D. A. Tinkum, W. T. Hogg, H. W. Darrah, D. E. Hollister.

GOVERNORS PASS RESOLUTIONS

Set Forth a Platform of Principles, in Which They Maintain That the States Should Administer Laws for the Conservation of Public Property Within the States.

The conference in Salt Lake of the governors of the Rocky Mountain and Pacific coast states, called to consider a proper repetition of the conservation congress to meet at St. Paul September 5, adjourned today after the adoption of a resolution reciting that, inasmuch as assurances have been given that a full and free discussion of the subject of conservation could be had, the Pacific coast and Rocky mountain states would cordially take part in the convention, and delegates would be appointed of such force as would impress upon the convention the sincerity and justice of the demands to be presented by the western states which were most affected by the national conservation policies and laws.

These demands were set forth in the following platform of principles:

1. That in legislative solving the problems of conservation the national congress adhere to the doctrine of Abraham Lincoln, that the public lands are a permanent national possession, held in trust for the maturing states.

2. That state government, no less beneficently than national government, is capable of devising and administering laws for the conservation of public property; and that the national and state governments should legislatively co-ordinate, to the end that within a reasonable period of time the state governments be conceded the full and complete administration of such conservation laws as

may be deemed suited to the varying conditions of the several states.

3. That the experience of the conservation states demonstrates that dispositions of public property, made under existing national conservation laws and regulations, have tended to entrench monopolies and interests menacing the common welfare, and that modifications of such laws and regulations should be promoted by the conservation congress.

4. That the elimination from the national forest reserves of all homestead and unimproved lands is immediately expedient.

5. That the use and control of all water power in the states, within restrictions insuring perpetual freedom from monopoly.

6. That the privilege of American citizens, to seek and develop mineral wealth wherever it may be found, should be amplified and secured by laws.

7. That the idea of deriving federal revenue from the physical resources of the states is repugnant to that adjustment of constitutional powers which guarantees the perpetuity of the Union.

It was also decided by the conference that specific cases of infractions and injustice in connection with the administration of the forestry laws would be gathered and presented to the conservation congress. A resolution was also passed endorsing the Panama-Pacific international exposition at San Francisco in 1915 and pledging support thereto.

POINTED QUESTIONS ON THE CITY WATER

Joseph A. West Wants to Know Where the City Will Get the Water After the Big Conduit is Built—The Mayor Tells How the City Has Exchanged Sewer Water for Ogden River Water—More Water Secured Than the City Can Use.

Editor Standard: The perusal of the city council's urgent appeal for the proposed bond issue suggests the following inquiry, which you can probably answer: If an additional conduit were built from Cold Water Canyon to the new reservoir, does it city own water enough in said canyon to fill it? Is it not a fact that all water not heretofore used from Cold Water Canyon by the city has gone into Ogden river, from whence it has already been beneficially used and hence legally appropriated by other parties?

If these questions are answered in the affirmative, of what use will the additional conduit from Cold Water Canyon be unless the city's right to water in said canyon can be legally enlarged?

What has become of the city's rights to the waters of Taylor's canyon, acquired through the old water company? As suggested by Mr. Gunnell, water meters or spring taps, or both, would, in my judgment, greatly decrease the tendency to use water wastefully. I would also increase the city's revenue from the present supply and conserve the same for the use of those whom the city may now be able to furnish water. I am heartily in favor of anything that will improve our water system or enlarge our water supply.

(Signed) JOSEPH A. WEST.
August 19, 1910.

Editor Standard: In reply to the above letter of Joseph A. West, will say that the city of Ogden has made arrangements to exchange the water flowing from the Ogden city sewer into the river for water higher up in Ogden river. We have also arranged to give the sewer water, coming from the new sewer now being constructed, in exchange for the oldest water right on Ogden river. We will have all the water Ogden City can possibly run through another 24-inch conduit.

Ogden City formerly owned in this canyon, which was sufficient to the Warm Creek canyon water to supply Ogden City nine months in the year without a drop from Wheeler creek. I believe Mr. West knows all this.

Suppose much water has escaped to the river from Cold Water Canyon and the city buys the oldest water right on the river, who can complain? The city can get all the water it wants, but to get it to the reservoir, that troubles us.

(Signed) WM. GLASSMANN, Mayor.

REFLECTION ON POLICE DENIED

Chas. Smurthwaite, Dave Mattson and the Reverend Noble Strong, Elders were making the rounds of Elder Twenty-fifth street last evening. Mr. Elderkin said it looked to him as though gambling was going on behind closed doors and is being protected by the police. The Chief was sent to the police station and the last of Mr. Elderkin's statement is not true; that neither he nor any of his men are protecting or giving any encouragement to any gambling and if the reverend gentlemen will produce any witness who will make a complaint that there is gambling anywhere in the city that the Chief will promptly serve warrants for arrest.

busy and retrace his steps to tell those he misinformed that he had labored under an hallucination.

FUNERAL SERVICE FOR PEARL KHEES

The funeral services for Pearl, fifteen-months-old daughter of Mr. and Mrs. Reuben T. Khees was held at three o'clock this afternoon at the family residence in Pleasant View, Bishop Hickenlooper conducting the services. Interment North Ogden.

NEW GOULD STATION IN SALT LAKE

Today and hereafter, arriving and departing passengers on the Rio Grande Western and Western Pacific railroads will derive their first and last impressions of Salt Lake City from a \$750,000 union station. The building, which was thrown open to the traveling public today, has been under construction for two years. It is 417 feet long and 98 feet wide. The entrance face on Second South, Third South and Fourth West streets. The waiting room is 144 feet long and 83 feet wide. Railroad offices occupy the second story.

Architecturally, the building is even more imposing than its cost would indicate.

\$43.75 EXCURSION YELLOWSTONE PARK. \$43.75.

Above route covers rail transportation both ways to entrance of park and all stage and hotel expenses for complete five day tour of the park. Securing berth and rail tickets at Oregon Short Line City office, 2514 Washington avenue. This rate good August 24th only.

E. A. Shewe, C. P. & T. A.

FIRST MOOSE SOCIAL AUG. 23

Ogden Lodge No. 30 will depart for Sylvan Park Tuesday, Aug. 23d, 1910, to engage in a friendly dancing bout and will be glad to meet all their friends at that time, get acquainted among themselves, to part in a prize drawing for two gold watches and enjoy life generally.

The order of Moose was instituted some five weeks ago in Ogden and now has a membership of over 400. Its principles are purely aid and progress and to this end the order proposes to look after its members, furnish them and their families with free medical attendance drawn from ten prominent physicians and also provides a benefit of \$7.00 weekly in case of a member's sickness.

Sylvan Park will be decorated in Moose colors—scarlet red—and every convenience will be employed to make their guests comfortable. Such as free cloak and hat room, etc. The watches to be drawn are of the best gold filled quality and worth in the neighborhood of \$15.00 each.

The boys have decided to inaugurate a new scheme in disposing of tickets and instead of calling on the merchants with tickets for sale, the town will be systematically covered by messenger boys, on Monday, who will leave several tickets and chances on the watches at every home in Ogden. The ticket and 50¢ paid at the park will admit to dance and participation in the drawing.

A large force committee will be on hand to see that all are made acquainted and an enjoyable time is assured. The boys are making an effort to secure a "live Moose" for the occasion and should they succeed he will be an attraction seldom seen in Ogden.

SHALLENBERGER MAY YET RUN

Omaha, Aug. 19.—Although Gov. Shallenberger has apparently been defeated by Mayor Dahlman for the Democratic nomination, he may still go on the ticket as the Populist nominee.

Governor Shallenberger was the only candidate for the gubernatorial nomination in the Populist primaries. What action he will take in the matter has not been announced.

The official count will probably have to settle the contest for the Sixth Nebraska district for the congressional nomination on the Democratic ticket. Available returns give Judge Dean, formerly of the state supreme court, 1,006, and W. R. Taylor, 1,000.

The result in the Fourth district is still in doubt as concerns the Democratic nomination, with the chances seemingly in favor of Benjamin J. Good of Wahoo.

From returns so far received, it seems certain that the nominations for the state have been made as follows:

- First district—Wm. Hayward, Republican; John A. Maguire, Democrat.
- Second district—A. L. Sutton, Republican; C. O. Luback, Democrat.
- Third district—John F. Boyd, Republican; James P. Latta, Democrat.
- Fourth district—Charles H. Sloan, Republican; B. F. Good, Democrat.
- Fifth district—W. R. Norris, Republican; R. D. Sutherland, Democrat.
- Sixth district—M. H. Kinkaid, Republican; W. J. Taylor, or J. R. Dean, Democrat.

AGED WOMAN IS FOUND DEAD

Poughkeepsie, N. Y., Aug. 19.—Susan Spencer, an aged woman, was found dead with a bullet hole in her head at the home of her nephew, Enos Thompson, on a farm near Millbrook, early today. Thompson is missing. The affair was reported by James Kerr, a neighbor, who called the police here. Mrs. Spencer was said to be wealthy.

Salt Lakers Shop Here

The Sale at Wrights' Attracts Buyers From the Capital City

Never before in the history of Ogden merchandising have so many people from Salt Lake City come to Ogden to trade as during the past summer. During Wrights' Summer Sale there were many people every day who were known to the management as residents of Salt Lake, and it is noticeable that their purchases are not of the smaller goods alone, but large bills of substantial goods.

Yesterday a lady who lives on the border of the city visited Wrights' Rummage Sale with a sister from Salt Lake, who, she said, had come because of the enthusiasm which her sister has betrayed in a letter written to her about this sale. He lady from Salt Lake spent the greater part of the day in the store and was back this morning at nine o'clock.

Before paying her bill she asked to have her name placed on the mailing list, that she might receive the announcements of the different sales. There are many people in Salt Lake who have asked to have their names on Wrights' mailing list.

The Rummage Sale continues to-morrow and all new week. Crowds have attended every day during the sale.

MRS. M. LA MAR IS FATALLY BURNED

Started a Fire in a Rubbish Heap When Her Clothes Became Ignited and Flames Enveloped Her Entire Body—Street Car Motor-Man Rushed to the Aid of the Burning Woman.

While starting a bonfire this morning in the rear of her store, at the corner of Monroe avenue and Twenty-fifth street, Mrs. M. La Mar was so seriously burned that her death is considered to be only a matter of hours. Flames from the burning rubbish yard in the rear of her grocery and had gathered the pieces of paper, fragments of boxes and other litter common behind stores, upon a pile and lighted it with a match. Suddenly, as she watched the bonfire, a tongue of flame shooting out caught her clothing, which was almost entirely burned off her body before the fire was extinguished.

The accident occurred about 10:30 this morning. Mrs. La Mar was cleaning the yard in the rear of her grocery and had gathered the pieces of paper, fragments of boxes and other litter common behind stores, upon a pile and lighted it with a match. Suddenly, as she watched the bonfire, a tongue of flame shooting out caught her clothing, which was almost entirely burned off her body before the fire was extinguished.

The woman ran across Twenty-fifth street without any reason except that of wild and hopeless fear. She passed directly in front of a Twenty-fifth street car, and the motorman, seeing the woman's awful predicament,

stopped the car and, pulling off his coat, sprang to her rescue. He threw his coat about her and, by beating the flames with the garment, succeeded in extinguishing the fire.

Mrs. La Mar did not lose consciousness, and when her clothing had ceased burning she was able to walk across the street to her home.

A physician was immediately summoned, but expressed no hope for the woman's recovery. Nearly all of Mrs. La Mar's outer garments were completely burned away, and the under-clothing was charred and blackened by the heat. All the lower portion of her body was burned and the arms and face are a mass of blisters. The woman's breasts saved a part of her body from the flames. She was not taken to the hospital, but is being treated at her home.

Mrs. La Mar is a widow and is 47 years old. She has three children, a daughter and two sons. She has, for a considerable length of time, conducted a grocery at the corner of Monroe avenue and Twenty-fifth street, and the motorman, seeing the woman's awful predicament,

SANITARIUM IN A LEGAL TANGLE

Lively Scenes at the Bathing Resort During Enforcing of an Order of the District Court—History of a Long Legal Struggle for Possession of the Property.

For the past five years the Ogden Sanitarium, lately new legal complications have arisen and now the property is involved over the question whether a deed issued by the Sheriff of Weber county to the Pingree National bank is a deed in fee simple or whether it is simply security for the payment of a note and has the same legal status as a mortgage.

The most recent chapter in the proceedings is the issuance of a writ of certiorari by the supreme court directing Judge Howell to review yesterday's proceeding of his court.

A few days ago B. M. Robinson took possession of the sanitarium, claiming he had purchased it from the Pingree bank, and he was granted an order restraining J. H. Kurtz, who had been operating the resort for some time as trustee-in-trust for the estate of his brother T. J. Kurtz, deceased, from interfering in any way with the operations of the bathing place.

Yesterday afternoon Mr. Kurtz appeared in Judge Howell's court and showed to the satisfaction of the court that Robinson was wrongfully holding possession of the property and that he had misinformed the court when he asked for a restraining order, advising the court that he was then in actual possession when he was not, and that Mr. Kurtz should be permitted to continue to handle the sanitarium under the color of the right to the property which he claimed.

The restraining order was dissolved and the parties holding it in their possession ordered to vacate and turn the property over to Mr. Kurtz. This was to have been done by six o'clock last evening. The court stated, in making the order, that if the parties did not vacate at that time and give the property to Mr. Kurtz, they would be in contempt of court and would be treated accordingly.

When Kurtz arrived at the sanitarium at 6:30 last evening, he found the doors opened up for business. In the meantime Robinson had advised his men to again enter the place and hold possession, which they attempted to do. They were ejected by employees of Mr. Kurtz.

Considerable excitement prevailed at the Sanitarium and it looked as though there might be a pitched battle. Attorney John Davis, representing Robinson, was ejected from the premises by force, after he had made a desperate effort to remain inside the building. No one was hurt, though.

Aside from dissolving the restraining order heretofore secured by Robinson, the order of the court of last night also denied the motion of Robinson for a temporary injunction against Kurtz entering the premises. The court also ordered that \$375.00 taken from the Sanitarium by Robinson when he took possession of the property be returned to the clerk of the district court.

Under the writ from the supreme court, Judge Howell will review the proceedings of yesterday afternoon. In the meantime, however, Mr. Kurtz will remain in possession of the Sanitarium.

A number of years ago a stock company, known as the Ogden Canyon Sanitarium company, was formed and improvements begun on hot springs. The rush from the mountain near the mouth of Ogden canyon. A sanitarium was built at great cost. T. J. Kurtz was a heavy stockholder in the company and had much to do with the improving of the place. Before the sanitarium was completed, T. J. Kurtz died, and his brother, J. H. Kurtz, came to Ogden to take charge of his estate. He became the administrator and was finally appointed trustee-in-trust for the estate, to handle the property of the estate in such way as to avoid depreciation.

payment of the money, the trustee also giving the bank a promissory note for \$8,500.

After the note became due, \$3,000 was paid the bank and a new note was drawn by Mr. Kurtz, being an individual note in favor of the bank for the balance due, which in turn was not paid when due. The bank then recorded the sheriff's deed to the property and claimed title, selling the sanitarium to B. M. Robinson, who took possession of the place and began to operate it. J. H. Kurtz, trustee-in-trust for the Kurtz estate, protesting. The question now is whether the sheriff's deed to the property, held by the bank, is a mortgage on the property or a legal conveyance giving absolute title to that property.

Judge W. L. Maginnis, Abbott Maginnis and A. G. Horn are the attorneys for the Kurtz estate, and Willis & DeVine, H. H. Henderson and T. D. Johnson represent Mr. Robinson and the Pingree bank.

REFUSES TO HEAR THE CASE

Judge Murphy this morning refused to hear the case of the city against G. G. Griffith, charged with selling ice cream from a street wagon without a license, claiming that he is disqualified by virtue of past proceedings in the matter.

The complaint alleges that on May 30th of this year the defendant operated a street wagon without a license, which he sold ice cream, without having secured a license.

The case was taken up by Judge Murphy immediately after the filing of the complaint, but the defendant made an affidavit alleging that the court was biased and prejudiced against the defendant, and asked that the case be certified to the district court for trial, the claim being made then that the district court had jurisdiction.

The motion to certify the case to the district court was granted and the record was sent to the district court and the case was entertained by Judge Howell. Subsequently, however, Judge Howell concluded that the district court had no jurisdiction and remanded the case back to the municipal court for trial.

Judge Murphy refusing to hear the case, a Judge pro tem will be called. It is the purpose of the defendant to carry the matter to the supreme court of the state to test the constitutionality of the merchants' license ordinance. The facts will likely be agreed to by the city and the defendant and the case sent to the supreme court at an early date.

Mr. Griffith claims that he is disqualified to hear the case, and that he desired that it be taken to the supreme court. He also stated that he should like the question of jurisdiction, as passed upon by Judge Howell, taken to the upper court for decision.

CHIPMUNK CAUSE OF CONSTERNATION

A girl, a mouse and a chair—the combination spells reality and action. But the grouping is prosaic and too commonplace to excite as the elation has been blunted by repetition. Make it a young lady stenographer, a chipmunk and an office desk and the action of the combination is not lessened, yet the scene is a new one. In fact, the combination proved spectacular enough this morning to cause

a five minutes' turmoil in the railroad office, the Union depot.

Just how the wee animal managed to get into the desk of the stenographer in the office of the Southern Pacific supervisor is not known, although it is rumored that it was the work of an abysmal brute, who revels in such villainies. Anyway when the young lady typist reached in the desk for a copy book out sprang the chipmunk, with a glad squeak. There was a feminine scream, a flurry of skirts and a general rush from all the offices in the hall.

A score of brave men came to the young lady's rescue. She was helped down from the top of the desk and assured that the squirrel would be summarily punished. A posse was organized, and armed with brooms, a search for the diminutive beast was begun. The chipmunk made good its escape and the villain or villains who conspired to frighten the stenographer are still at large.

YOUNG MANAGES SERIOUS CHARGE

R. W. Bushnell, a well known young man about town, was arrested last evening by Patrolmen Peterson and Yarnall, charged with carrying a gun.

He was locked up without bail and will be called to answer the charges in police court.

Yesterday, Bushnell went to Reed's harness shop where he purchased a cheap whip for the purpose of the same. He offered a \$4 check and was given the change without question. It is stated that he did likewise at Prouty's sporting goods store and at two other local stores before the police were notified to be on the lookout for him.

When searched at the police station Bushnell's pockets yielded a large collection of pawn tickets, showing that he had undoubtedly pawned his belongings for several days.

UTAH COPPER LINE IS BEING PUSHED
Bingham, Aug. 18.—Work on the Bingham & Garfield railroad of the Utah Copper company is being pushed as rapidly as possible. The tunnel between Markham gulch and Freeman gulch, which is to be 1,400 feet long, has been driven more than 100 feet by the Meyers Construction company and the 2,100-foot tunnel between Freeman and Smelter gulches has been driven fully 175 feet. Some work has been done upon the two remaining tunnels on the route. Considerable grading has been done on the entire distance. It will doubtless be a year before the new road will be ready to handle ore.

The ore output of the Utah Copper company has been curtailed about 15 per cent during the present month, shipments of the company to the mill at Garfield averaging around 250 car loads daily, whereas the output was formerly close to 300 carloads a day. Little change in the operations of the company is to be noticed, however. The working force is about the same as a year before, the new road will be being given to the removal of waste and the opening for mining of the large ore bodies.

Utah Copper's large mill at Copper ton is soon to be a modern one, it is said, the machinery to be removed to Garfield for use in repair work upon the mills there.

Stock certificates of the Montana-Bingham Consolidated Mining company are now being issued and many of the stockholders of the Bingham-Butte company have exchanged their shares for stock of the new company. Working two shifts, the company has driven its new Tlewake tunnel about 26 feet. Good ore was encountered 750 feet above that tunnel and it is believed that by opening the vein at the greater depth copper ore of good shipping value will be found. Work will be resumed in the old Tlewake tunnel, which was in ore showing good values when work was suspended some time ago.

READ THE CLASS. ADS TODAY

The Roycroft Store
358 25th Street.
Ogden's Most Popular Men's Store
S. H. BROWN & CO.